÷	• Cas	e 6:20-cv-011	63-MK poc	ument 1	.91-3 File	d 09/15/2	3 Page 1 of	3 DEC	1 0 1992
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					national Charles (National Institute)	Secre	tary of the Com	nonwealth	
		TCLES OF A	DS	SCB:15-5915	(Rev 90)				
CL	In compliance reporation, desiring to	with the requirem amend its articl			(relating to ar	ticles of am	endment), the ur	idersigned	nonprofi
1.	The name of the co	proporation is:	THE VIDO	CQ SOC	LETY	والمستقد المستقد المستقد والمستقد والم والمستقد والمستقد والمستقد والمستقد والمستقد والمستقد والمستقد		akkiroren planskinskann make illinorio	avalent in the second second
:	. 1								
	office provider and conform to the reco		ment):		. ~				
	Number and Street			City		State	Zip	County	Bucks
	(b) c/o:	ercial Registered Office		·					County
:	For a corporation reprisorporation is located. The statute by or u	for venue and offi	cial publication pu	rposes.					aw of
	the second secon								1988
4.	The date of its inco	rporation is:	Julie 20, 1				CONTRACTOR CONTRACTOR OF THE C		
5.	(Check, and if app	ropriate complete	, one of the follo	wing):					
	X_The amendmen	t shall be effectiv	e upon filing the	se Article	s of Amendana	ent in the D	epartment of Sta	te.	
	The amendmen	t shall be effectiv	e on:			_at	NOW AND ADDRESS OF THE PARTY OF	PARAMETERS OF THE PARAMETERS	
6.	(Check one of the	ioliowina):		D	ate		Hou	il	
		t was adopted by	the members (or shareh	olders) pursua	ant to 15 Pa	ı.C.S. § 5914(a).		
	The amendmen	t was adopted by	the board of di	rectors p	ursuant to 15	Pa.C.S. § 59	914(b).		
7.	(Check, and if appr	ropriate complete	, one of the folio	wing):					
	The amendmen	t adopted by the	corporation, set	forth in f	ull, is as follow	/\$:			
									.:
							•		

 $X_{\text{The amendment}}$ adopted by the corporation is set forth in full in Exhibit A attached hereto and made a part hereof.

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DSCB:15-5915 (Rev 90)-2

8.	(Check,	ä	t ie	ameridment	restates	the	Articles):
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___The restated Articles of Incorporation supersede the original Articles and all amendments thereto.

IN TESTIMONY WHEREOF, the undersigned corporation has caused these Articles of Amendment to be signed by a duly authorized officer thereof this 3th day of <u>Dec.</u> 19 92

THE VIDOCQ SOCIETY

(Name of Corporation)

(Signature)

The Vice Com

EXHIBIT A

RIDER

TO THE ARTICLES OF AMENDMENT

THE VIDOCQ SOCIETY

The corporation is incorporated under the Nonprofit Corporation Law of the Commonwealth of Pennsylvania for the following purpose or purposes:

To solve mysteries in the true tradition of all great investigators and to cultivate good fellowship among its members.

The corporation is organized exclusively for charitable, literary, scientific, religious and educational purposes provided for under Section 501(c)(3) of the Internal Revenue Code of 1986 and does not contemplate pecuniary gain or profit, incidental or otherwise

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers or other private persons except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes.

No substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the preparation or distribution of statements) any political campaign on behalf of any candidate for public office. The corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

In the event of dissolution of this corporation, its assets shall be distributable only to organizations which enjoy exempt status in accordance with the provisions of Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Revenue Law).

However, if the named recipient is not then in existence or no longer a qualified distributee, or unwilling or unable to accept the distribution, then the assets of this corporation shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purposes specified in Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Revenue Law).